

DDI (DOSH DART IMPORT LTD)

FAX: 514-696-8344 TEL: 514-696-7961

EMAIL: ERWIN@DDI.CA

To: United States Department of Commerce

PATENT AND TRADEMARK OFFICE

Commissioner of patent and trademarks

Washington, D.C. 20231 U.S.A

ATT: Linda Sholl 703-746-4915 Fax

17 March 2003

Subject: PETITION TO WITHDRAW THE HOLDING OF ABENDMENT

Application # 08/418.286

Filing Date: 04/07/95

Examiner: Mr. Atkinson C.

Applicant-Schwartz and Lipert

Title: Heat Exchanger

Art Unit: 3407

Dear Mrs. Sholl.

We are a very small company (one man and one consultant) for us this patent application is very important and we feel we did all as required by us to comply with the rules of patent application

Brief history:

We hired "Patent Agent" Mila Shvartsman (P.O.Box. 225, Outremont, Que, Canada,

H2V4M8) to apply and process the application for a patent in the USA. In 1994 on our behalf.

Later we found out that she did not fullfill her obligations and basically she abandoned the

work on the file. (Copy of her letter is attached A).

We sent her a registered mail to GET back OUR files. Which she refused (Copy attached B).

We had to go to the Local "Small Claim Court" in order to try to recover copies of the papers that the above agent filed? On our behalf, and to figure out the state of our above application. (Copy of court case is attached C).

- 1) On June/03/96 was Sent to us By Mr. Atkinson "Advisory Action" (Attached D) that EXTENDED the Period for Response by ...THREE MONTH...
- 2) On July/07/96 Myself and Peter Lipert Mailed from Canada the Response (Attached E)

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FROM : EPZSOLUTIONSP

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For us it is very important and we would have not missed the date limit to respond.

Due to my un-experience with patents, I was just sitting and waiting for it to happen after mailing out the response.

Last week I talked to Mr. Atkinson and he showed that he is willing to reopen the file.

Based on the above, will you please, REVIVE THE APPLICATION

P.S. Also a Non Publication Request (is attached) to be applied to this application.

(But, I think that it is not required, since the application Filing date is of 1995, It is better for us not to use the form, and still for the application not to be Published).

Yours Truly

Erwin Schwartz / B.Eng.

And

Peter Lipert / Eng.

303 BAFFIN. D.D.O. (Montreal), Quebec, H9A 3G4, Canada.

TULLAR KAT-IN SIMMAR

 z^{-i}, λ_i

3/1

MILA SHVARTSMAN

Patent Agent (M.A. Electronics)

Canada & U.S.A.

Patents, Industrial Designs, IC Topographies, Searches and related matters

Mr. Erwin S.Schwartz Dosh-Dart Import Ltd. 10378-B, boul. Gouin,O., Roxboro, Que., H8Y 183 ORIGINAL BY MAIL COPY BY FACSIMILE

Dear Mr. Schwartz,

March 6, 1996

Please find enclosed to this letter copy of the second Office action received from USPO, response on which is due before May 27, 1996. To avoid paying extension fee (which can delay response for another 4 months) it is highly advisable to immediately consider this office action.

I am not in a position neither review this Office action, nor discuss with you any details.

Yours truly

Hill Shvartsman

Prici.

.....Idd Idd.4458-863-412 0E:60 60' 71 9AM



10378-B, boul. Gouin O. Roxboro (Québec) Canada H8Y 1S3. Tél.: (514) 421-1433 • Fax: (514) 421-1305

LES IMPORTATIONS DOSH-DART LTÉE. DOSH-DART IMPORT LTD.

DEPUIS 1980 SINCE 1980

04 June 1996

REGISTERED MAIL

To: Mile Shvartsman, MA Electronics 1535 Bernard quest, Apartment # 23

Outremont, Montreal Que, H2V 1W7

Tel: 948-5190 Fax: 948-5382

Re: Unpaid balance.

Mrs Shvartsman.

Following our fax of 10 April 1996 and your response on 10 April 1996.

1) It is the SECOND time we request that you return all our files, papers and documents within 10 business days, they are our property.

Erwin Schwartz B.Eng / President

Dosh Dart Import Limited

CANADA

COUR DU QUÉBEC (chambre civile)

DIVISION DES PETITES CRÉANCES

PROVINCE DE QUÉBEC DISTRICT DE MONTRÉAL

NO.: 500-32-015926-969

Montréal, le ⁴ décembre 1996

Sous la présidence de: MADAME LA JUGE PAULE LAFONTAINE

 \times

DOSH-DART IMPORT LTD. 305 Baffin, Dollard-des-Ormeaux, Qc H9A 3G4

Requérante

-c-

MILA SHVARTSMAN 1535 Bernard, Ouest, #23 OUTREMONT, Qc H2V 1W7

Intimée

JUGEMENT

JL1649

SJ-151 (E2-03)

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GERIAL NUMBER ING DATE 5	FIRST NAMED APPLICANT		ATTORNEY DOCKET NO.	
08/418.286 04/07/95	SCHWARTZ	· E	36.417	
		ATKINS		
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ERWIN SCHWARTZ 305 BAFFIN, DOLLARD-DE	6-ORMEAUX	. ART UNIT	PAPER NUMBER	
QUE., H9A3GA4, CANADA		3407	91	
	A.	DATE MAILED:		· ·
			06/03/96	
Below is a communication fr	om the EXAMINER in charge of this appli	cation	16.18	
COMMISSIONER	OF PATENTS AND TRADEMARKS	1:		4
1; ;	ADVISORY ACTION	/ /		
<u>.</u>		(.		
THE PERIOD FOR RESPONSE:	76.7 18.7			3.5.
a) is extended to run	or continues to run theee munths	from the date of the	final rejection	
b) axpires three months from the data				
	iod for the response expire later than six mor			
The date on which the response, the	hed by filing a petition under 37 CFR 1.136(a petition, and the fee have been filed is the	date of the response	and also the date for the	100
	of extension and the corresponding amount of of the originally set shortened statutory period			
Appellant's Brief is due in accordance with a coordance with a coorda	th 97 CFR 1.192(a).		1	
Applicant's response to the final rejection	filed 5/5/96 has been conside	ared with the followi	ng effect, but it is not deeme	
to place the application in condition for a				Y.
1. The proposed amendments to the da	m and for specification will not be entered a	nd the final rejection	stands because:	
a. There is no convincing showing presented.	under 37 CFR 1,116(b) why the proposed a	mendment is neces	seary and was not earlier	
	itd require further consideration and/or searc	h (See Note)		
c. They raise the issue of new ma		1000 11022		
<u> </u>	the application in better form for appeal by r	netorially radictor e	or elemplishing the leaves for	
appeal.	is appointed to construct the appeal by	materially recording t		
e. They present additional claims	without cancelling a corresponding number	of finally rejected cla	alms.	
NOTE:			2.0	
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	# C			
Newly proposed or amended claims: the non-allowable claims.	would be allowed if subr	mitted in a separatei	y filed amendment cancelling	
	ed amendment will be entered will n	ot be entered and f	ne status of the claims will	
be as follows:	展 () 前	•	10	
Claims allowed:	18. 2e.			3
Claims rejected:	di	• •		
However;		•		
Applicant's response has overcon	ne the following rejection(s):			
4. The afficient, exhibit or request for rec	gnsideration has been considered but does	not overcome the re	jection because # 0	
arguments set forth	tely as unclaimed elements	That is, +	e arguments rely	
5. The afficiavit or exhibit will not be cons		e r m R	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
presented.)" 		200	22.50
☐ The proposed drawing correction ☐ has	has not been approved by the examin	er.	(1/1/)	
☐ Other		. (///X:2	4.4
	4.7 4.1 4.1		WINN YUS	
			JOHN RIVELL	24
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07 July 1996
TO THE UNITED STATES PATENT OFFICE
Commissioner of Patents and Trade Marks.
Tel: 703-308-2603. Fax: 703-305-3463/3464

Patent and Trade Mark Office, Group unit: 3407

Examiner: C. Atkinson Washington, DC, 20231

RE: Application no 08/418,286, Filed: 04/07/95

Applicants: Erwin Schwartz and Peter Lipert.
Title: Heat Exchanger, Art Unit: 3407

Subject: Response to your Advisory Action of 06/03 96 and our follow up phone conversation in July

Dear Sir.

First we want to thank you for your patience with explaining to us our file.

We hereby will shorten our application and description in order to obtain a speedy patent at least on a few of our initial claims,

Please note that we are not adding any new claims or any new drawings.

Please make the following amendments.

Both inventors Erwin Schwartz and Peter Lipert have jointly and simultaneously worked on this invention and therefor commonly own all claims of this patent application.

We are hereby rewriting claims 23-42 with more clarity, and will refer to them as -R (revised).

Please note that all initial drawings and figures still apply and are not with a And disregard our letter of July 07 1996 with regard to claims.

We thank you for your attention to our application, Respectfully yours.

Erwin Schwartz /B. Eng.

305 BAFFIN, D.D.O QUEBEC, CANADA

TEL: 514-696-7961

FAX: 514-696-8344



ABSTRACT of the Heat Exchanger

A HEAT EXCHANGER specifically designed for heating or cooling of liquids containing SOLID material which has a very unique usage.

- a) in the SEWAGE TREATMENT FACILITIES as a Water to Sludge heater.
- b) in the SEWAGE TREATMENT FACILITIES as a Sludge to Sludge heat recommend.
- c) in industrial applications where liquid SLURRIES are required to be heated or

Refer to FIG 1. And FIG 2 and FIG 7

The Heat Exchanger comprises of horizontally permanently fixed heating plates (12) to define between adjacent heating plates an area of sealed passages for two heat exchanging fluids.

The outer frame comprises of two access doors (20), and two outer walls (26).

And two outer door frames (24) to form a permanently fixed rigid structure to provide tight enclosure.

Each heating plate (12) comprises of channels for conducting of the cold or hot liquid shid in line or counter flow fashion.

The heating plate (12) comprises of vertical directional baffles (14) and round solid (34) attached at the end of (14), order to reduce the risk of plugging with stringy mater.

Each directional baffle (14) has a few PRESURE RELIEF HOLES (37), (38) or (39) in F.

7. The pressure relief holes are located at the BOTTOM and has shapes of Square Triangular or Semi Circular.

Each of said channel means being defined by a pair of said heating plates (12) disposed on next to the other and by a pair of directional baffles (14) and an internal return bend means (18).

The internal return bend (18) having a configuration allowing direct access to said charmeans at least at one end removable without the necessity to dismantle the entire heat exchanger, the other end could be permanently fixed and liquid tight.

The External return bends (22) having a predetermined configuration to provide a greater turbulence of the liquid passing through each said channels, said external return bend mear being incorporated into and extending outwardly from said walls (26) and permanently attached to outer door frame (24).

The said heat exchanger further comprising two access doors (20)which are removable and sealed in a liquid tight fashion to allow accessibility simultaneously from two opposite directions with out dismantling the entire unit, said doors being of substantially flat configuration.

CLAIMS

24R-Internal return bends (18) having a predetermined configuration adapted to provide a greater flow turbulence of the fluid passing through each said channels (as per fig. 1 and fig. 11.)

The internal return bend (18) is a <u>rigid continues flat plat bent in many inward and outward semi hexagonal shapes</u> (fig 11).

25R- The inner return bend (18) are <u>permanently fixed</u> between adjacent heating plates (12) to provide liquid-tight conditions under high pressure.

29R- The inner return bend (18) are <u>removable</u> between adjacent heating plates (12) to provide liquid-tight conditions under high pressure.

31R- The vertical directional baffles (14) is provided with <u>round solid</u> bars (34) (fig 2) (is also visible on Fig 1) attached at the end of (14), in order to reduce the risk of pluggin with stringy materials.

32R- The ENTERNAL return bends (22) means having in cross-section a <u>semi-octagonal</u> configuration in order to adapted to provide a greater flow turbulence of the fluid passing through.

38R- Each directional baffle (14) has a few <u>PRESURE RELIEF HOLES</u> (37), (38) or (39) in FIG The pressure relief holes are located at the BOTTOM and has shapes of Square Triangular or Semi Circular.



The PRESSURE RELIEF HOLES (ORIFICES) ALOW REDUCTION OF <u>PRESSURE</u> FROM BUILD UP IN CASE OF BLOCKAGE BETWEEN ADJOINING CHANELES.

The pressure relief holes are located at the <u>very bottom</u> of the directional baffle (14) where the liquid starts to fill up.

40R- The Inlet flanges (28) an (30) comprises a transition means adapted to connect said inlet in a special manner which will cause any blockage to occur outside of the heat exchanger due to the reduced of passage by the liquid.

When the two transition inlets in Fig 18 and Fig 19 are connected together at the rectangular narrower ends, they form a natural restriction in which preferred location plugging first occur.

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PTC/88/35 (11-00)
Approved for use through 10/31/2002. OMB 0051-0031

U.S. Petent and Trademark Office; U. S. DEPARTMENT OF COMMENC.

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NONPUBLICATION REQUEST UNDER 35 U.S.C. 122(b)(2)(B)(i)

First Named Inventor EAWIN SCHWAPTZ

Title HEAT EXCHANGEA

Atty Docket Number 08 / 419 386

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing.

I hereby request that the attached application not be published under 35 U.S.C. 122(b).

28/feb/2003

Date

Shiron Chat

Signature

Edwin SCRWAPTE

Typed or printed name

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application upon filing.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filling date for which a benefit is claimed.

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If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).

Burden Hour Statement: This coflection of information is required by 37 CFR 1.213(a). The information is used by the public to request that an application not be published under 35 U.S.C. 122(b) (and the PTO to process that request). Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This form is estimated to take 6 minutes to complete. This time will very depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT 6END FEEB OR

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